1503-102

NA PERUFSTION AND MALTO Harvey - Viereck 417 So. H.11 St. THIS INDENTURE, made the

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GRANT OF EASEMENT

s Angeles, Calif.

between the United States of America, herein called "the Government", acting by and through the Department of the Navy, and Harvey Aluminum (Incorporated) a California corporation, herein called "the Grantee".

WHEREAS, the Government owns that certain real property identified as the U. S. Naval Weapons Industrial Reserve Plant. Torrance, California, herein called the "Government Facility", more particularly described as follows:

That portion of the Rancho San Pedro, in the City of Los Angeles, County of Los Angeles, State of California, included in a portion of 638.94 acre allotment to Maria De Los Reyes Dominguez had in Case No. 3284 Superior Court of said county, described as follows:

Beginning at a point in the west line of the 50 foot right of way of the Pacific Electric Railway Company adjoining Normandic Avenue (66 feet wide) on the west, distant northerly 780 feet measured at right angles, from the easterly prolongation of the northerly line of lot 9, block 72 of Tract No. 4983, as per map recorded in book 58 page 80 of Maps, records of said county; thence northerly along the said west line, a distance of 3232. 35 feet, more or less, to the south line of 190th Street; thence thereon South 890 56'46" West 1729.56 feet; thence South 0° 02' 44" East 161.13 feet to a point on a curve concave southeasterly having a radius of 403 feet a radial line of said curve to said last mentioned point bears North 50° 46' 38" West; thence southwesterly along said curve through a central angle of 390 15' 34" a distance of 276.14 feet; thence tangent South Oo 02' 12" East 2731, 90 feet; thence South 890 58' 11" West 33.60 feet to a point in the southerly prolongation of the easterly line of the land described in parcel "A" of the deed to Harvey Machine Company, Inc., recorded on January 10, 1949 as Instrument No. 401 in bock 29124 page 172 of Official Records of said county distant thereon South 0° 02' 44" East 3147.96 feet from the northeast corner of said land of Harvey Machine Company; thence South 89° 59' 41" West 960.03 feet; thence North 45° 11' 14" West 158. 41 feet; thence North 0° 22' 04" West 84.12 feet; thence South 89° 37' 56" West 6.55 feet; thence North 0° 22' 04" West 172.51 feet; thence South 89° 37' 56" West 10 feet to the easterly line of Western Avenue 80 feet wide : s shown on Record of Survey filed in book 52 page 47 of Record of Surveys of said county; thence along the said easterly line, Couth 0° 22' 04" East to the northerly line of said Tract No. 4983 thence easterly along the said northerly line, a distance of 1887.60 feet to the westerly line of the land described in the deed to Hughes Mitchell Processes, Inc., recorded in book 15827 page 169 of Official Records of said county; thence northerly along the last mentioned westerly line, a distance of 780 feet to the northwest corner of said last mentioned land; thence easterly parallel with the said northerly line of lot 9 and prolongations thereof, a distance of 1050 feet to the point of beginning.

WHEREAS, the Grantee owns that certain adjacent real property of the westerly side of the Government Facility, herein alled the "Grantee's Plant", more particularly described as follows:

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That portion of the Rancho San Pedro, in the City of Los Angeles, County of Los Angeles, State of California, included in a portion of 638.94 acre allotment to Maria De Los Reyes Dominguez by final decree of partition of said Rancho had in Case No. 3284 Superior Court of said County, described as follows:

Beginning at a point in the south line of 190th Street which is South 89° 56' 46" West 1729, 56 feet from a point in the said south line which last mentioned point is distant westerly 50 feet, measured at right angles from the westerly line of Normandie Avenue 66 feet wide; thence South 0° 02' 44" East 161.13 feet to a point on a curve concave southeasterly having a radius of 403 feet, a radial line of said curve to said last mentioned point bears North 50° 46' 38" West; thence southwesterly along said curve through a central angle of 39° 15' 34" a distance of 276, 14 feet; thence tangent South 0° 02' 12" East 2731. 90 feet; thence South 89° 58' 11" West 33.60 feet to a point in the southerly prolongation of the easterly line of the land described in parcel "A" of the deed to Harvey Machine Company, Inc., recorded on January 10, 1949 as Instrument No. 401 in book 29124 page 172 of Official Records, in the office of the county recorder of said county; distant thereon South 30 02' 44" East 3147. 96 feet from the northeast corner of said land of Harvey Machine Company; thence South 89° 59' 41" West 960.03 feet; thence North 45° 11' 14" West 158.41 feet; thence North 0° 22' 04" West 84, 12 feet; thence South 89° 37' 56" West 6.55 feet; thence North 0° 22' 04" West 172.51 feet; thence South 89° 37' 56" West 10 feet to the easterly line of Western Avenue 80 fee! wide as shown on Record of Survey filed in book 52 page 47 of Record of Surveys of said county; thence along the said easterly line North 0° 22' 04" Wes 310.29 feet to the boundary line of the land described in the deed to the City of Los Angeles recorded in book 14601 page 86 of Official Records of said county; thence along the said boundary line North 89° 56' 46" East 10 feet; northerly along a curve concave easterly having a radius of 879.29 feet, a distance of 244.09 feet; northerly along a compound curve concave southeasterly having a radius of 18, 32 feet through a central angle of 74° 24' 31" in arc distance of 23.79 feet and radially from said curve North 0° 03' 14" West 14 feet to the said southerly line of 190th Street; thence thereon North 89° 56' 46" East 1169.22 feet, more or less, to the point of beginning.

WHEREAS, the Grantee presently holds certain easements over and across Government-owned railroad tracks at the Government Facili, for the switching of cars between lines of the railroads and two existing spur tracks on the Grantee's Plant, free from any obligation to contribute to the maintenance of the Government-owned tracks; and

WHEREAS, the Grantee has requested the conveyance of further massing rights, for construction of two additional spur tracks on the Government Facility to increase connections between the Government-owned tracks and the Grantee's plant, and for the switching of cars across the Government-owned tracks and such additional spur tracks between the lines of the railroads and the Grantee's Plant; and

WHEREAS, the Grantee has agreed to quitclaim to the Government all of its existing easement rights in the Government-owned racks in consideration of the Government's grant of a new consolidated easement providing the Grantee with the additional rights requested and continuing its existing rights of use, all under the new terms and conditions hereinafter described; and

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WHEREAS, the Secretary of the Navy has found that the grant of an easement on the tern and conditions hereinafter stated will not be against the public interest;

NOW, this Indenture witnesseth that, in consideration of the Grantee's delivery to the Government of a satisfactory quitclaim deed to all of the Grantee's existing easement rights in the Government-owned tracks at the Government Facility and of the mutual benefits and advantages to be derived from this action, the Government, pursuant to the authority of Title 19, United States Code, Section 2668, hereby grants unto the said Harvey Aluminum (Incorporated) and its successors and assigns:

- (a) A temporary easement for construction and installation, at Grantee's sole cost and expense, of two (2) new railroad spur tracks to connect Government Track No. 1, as identified on the map entitled "Harvey Aluminum (Incorporated), Torrance, California, June 6, 1963" attached hereto and made part hereof as "Exhibit A", with tracks of the Grantee at the East line of the Grantee's Plant at the points of junction indicated on Exhibit A, which spurtracks upon completion of their installation shall become Government property, comprising a portion of the Government-owned trackage at the Government Facility; and
- (b) A perpetual easement for right of use, jointly with the Government and its successors and assigns, for railroad switching purposes, in such portion

sary to connect the Grantee's Plant with the tracks of the Pacific Electric
Railroad Company and with the tracks of the Atchison, Topeka and Santa Fe
Railroad Company at the points of junction of the two (2) existing spur tracks
presently connecting Grantee's tracks with Government Track No. 1 and the
two (2) new spur tracks to be constructed hereunder stark the East property line of Grantee's Facility, all as delineated on Exhibit / The Trackage to
which this easement extends is more particularly described as: the four spur
tracks; Government Track No. 1 from Point of Origin to Point of Survey
49 / 26; the entire 2281 feet of siding parallel to Government Track No. 1;
Government Track No. 6 from Point of Origin to Point of Survey 9 / 25; and
the Atchison, Topeka and Santa Fe Railroad connecting track between its Point
of Origin (Point of Survey 9 / 25 of Government Track No. 6) and the East line
of Western Avenue, all as shown on Exhibit A.

This easement is granted subject to the following terms and conditions:

- 1. All work in connection with the construction and installation of the two new spur tracks pursuant to the temporary easement granted herein shall be accomplished without cost or expense to the Department of the Navy, in accordance with plans previously approved by the Director, Southwest Division, Bureau of Yards and Docks.
- 2. All work in connection with the operation, maintenance and repair of the two naw spur tracks and two existing spur tracks required to permit switching operations between Government Track No. 1 and the Grantee's Plant shall be accomplished at the sole cost and expense of the Grantee and to the reasonable satisfaction of the Bureau of Naval Weapons Representative, Long Beach.
- 3. (a) In addition to its obligations under Condition 2, above, he Grantse shall pay its established share of the costs of all maintenance performed or cirected by either the Government or its tenant on those positions of Government-owned track to which its rights of joint use hereunder extend, as particularly described in the conveyancing clause of this instrument. Such share is hereby established at sixty percent (60%) of the total costs of such maintenance,

exclusive of may administrative cost and/or overhead cost. Grantee shall make payment of charges for its share of the maintenance costs within thirty days after receipt of an invoice for such charges. Such payment shall be made to the Government or its tenant, as the Government may direct.

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- (b) Grantee's established share of the costs of maintenance of such jointly used track shall be subject to renegotiation at any time upon request of either the Government or the Grantee on the basis that the currently established share has been rendered inequitable because of changed conditions, particularly a substantial change in the relative degree of use made of the track by the joint users; Provided, no renegotiation shall be made more frequently than once in any consecutive twelve-month period. Any agreement as to change in Grantee's established share arrived at by such renegotiations shall be expressed in writing, and the obligations in paragraph (a), above, shall be modified in accordance therewith. In event the representatives of the Government and the Grantee are unable to reach agreement on a change in Grantce's established share within sixty (60) days from the institution of renegotiations, the matter shall be referred to the Secretary of the Nav; for decision. The decision of the Secretary, or his designated representative, as to any change in Grantee's established share shall be final and conclusive. Such decision shall be reduced to writing and copies furnished to both the Grantes and representatives of the Government, to have the same effect on the obligations in paragraph (a) as any negoliated written agreement as to such change. Pending completion of any action hereunder the current Grantoe's established share shall remain in effect for purposes of invoicing and payment, but nothing shall prevent the final decision on any matter referred to the Secretary from being retroactive to the time of such reference, if such decision shall so specify.
- 4. The Government reserves the right to relocate, at Government expense, all or any portion of the Government-owned trackage to which Grantee's rights of joint use hereunder extend, so long as its relocated trackage will provide such connections between Grantee's Plant and the tracks of the aferementioned Railroads as shall be necessary to permit adequate rail service to the then existing loading and unloading facilities at Grantee's Plant.

- 6. Trackage facilities on the Government Facility shall not be used for storage of cars going to or from Grantee's Plant.
- 7. Grantee shall take such action as shall be necessary to assure that all gates between Grantee's Plant and the Governmen Facility are closed promptly after use in connection with each movement of cars.
- 8. Nothing herein contained shall be construed as imposing upon the Government any obligation to furnish switching services to Grantee's Plant or to bear any part of the cost of such services.
- 9. All or any part of the easement herein granted may be terminated upon failure on the part of the Grantee to comply with any of the terms and conditions of this grant; upon abandonment of the rights granted herein, or upon nonuse of such rights for a period of two consecutive years.

IN WITNESS WHEREOF, the Government, acting by and through the Department of the Navy, has caused this instrument to be executed the day and year first above written.

Counsel for

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UNITED STATES OF AMERICA

By direction of the Chief of the Bureau of Yards and Docks, acting under the direction of the Secretary of the Navy

W A. MILLYR

STATE OF CALIFORNIA) COUNTY OF SAN DIEGO)	88.	
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On this 19th day	of //a:f, in the year 1964, befo	re
me MARIE H. WAMAT	, a Notary Public in and for said County	and
State, personally appeared	W. A. HILLER known to me	to
	a subscribed to the within it trument, and	
of Yards and Docks, acting	under the direction of the Secretary of the Nav	y,
U.S.A.		
	Have H 1 14	
PECORDED IN OFFICIAL R	Notary Public	
Ot for waters cooker.	· · · · · · · · · · · · · · · · · · ·	
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Min. 2 P.M. JUT RAY E, LEE, U. COT	•	
Min. 2 P.M. JUT RAY E, LEE, Court of	•	
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	State, personally appeared be the person whose name is acknowledged that he execut of Yards and Docks, acting U.S.A.	State, personally appeared #. A. MILLER known to me be the person whose name is subscribed to the within it trument, and acknowledged that he executed the same by direction of the Chief of the Bu of Yards and Docks, acting under the direction of the Secretary of the Nav U.S.A.























